Practitioner's Docket No PA	TENT
COMBINED DECLARATION AND POWER OF ATTORNEY	
(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONA CONTINUATION, OR C-L-P)	.L. ,
As a below named inventor, I hereby declare that:	
TYPE OF DECLARATION	
This declaration is of the following type:	
(check one applicable item below)	
original.	
design.	
☐ supplemental.	
NOTE: If the declaration is for an International Application being filed as a divisional, continuation or contapplication, do not check next item; check appropriate one of last three items.	inuation-in-pan
national stage of PCT.	
NOTE: If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR CONTINUATION OR C-I-P.	DIVISIONAL,
NOTE: See 37 C.F.R. § 1.83(d) (continued prosecution application) for use of a prior nonprovisional application the continuation or divisional application being filed on behalf of the same or fewer of the inventors name application.	declaration in led in the prior
☐ divisional.	
Continuation.	
NOTE: Where an application discloses and claims subject matter not disclosed in the prior application, or a divisional application names an inventor not named in the prior application, a continuation-in-part application flied under 37 C.F.R. § 1.53(b) (application filing requirements — nonprovisional application).	ontinuation or ation must be
Continuation-in-part (C-I-P).	
INVENTORSHIP IDENTIFICATION	
WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ow the clams at the time the last claimed invention was made, should be submitted.	nership of all
My residence, post office address and citizenship are as stated below, next to my name. I be am the original, first and sole inventor (if ority one name is listed below) or an original, first inventor (if plural names are listed below) of the subject matter that is claimed, and for which sought on the invention entitled:	st and joint
TITLE OF INVENTION	
METHOD AND APPARATUS FOR DEPOSITING MATERIAL ON A SUBSTRATE	ជា

(Declaration and Power of Attorney [1-1]——page 1 of 7)

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SPECIFICATION IDENTIFICATION

he spe	cification o	of which:						
				(complete ((a), (b), or (c)))		
	(a)		is attache	ed hereto.				•
ccepted	ion are acce as complying 37 CFR 1.0 to the of invento	ptable as m g with the ide 53: "(1) name o the oath or r(s), and atte	nnimums for ic antification requ of inventor(s), a declaration at a arney docket n	tentifying a spe	cification and or o an attached sp oution and submit as on the specifi	ompliance with ecification whic itled with the or cation as filed:	any one of the this both attact oth or declaration	tion filing date with a e items below will be ned n on filling;
Notice	o f July 13, 19				m are aposmodu	ion aa mgg,		
(b)				, as S			· · · · · · · · · · · · · · · · · · ·	
				amended on			(i	f applicable).
NOTE:	papers or,	ing referred in the case	to in the decla of a suppleme	ıration. Aççordir	ngly, the amenda . are those ame	ments involved	t are those filed	not accorded a filing I with the application encompassed in the
NOTE:	minimums i	or identityin	tions of Informa g a specification quirement of 3	n and complian	n an oath or dec ice with any one	elaration filed at of the items b	fter the filing da selow will be ac	te are acceptable as cepted as complying
	08	"(1) name (/123,456);	of inventor(s), s	and application l	number (consist	ting of the serie	es code and the	serial number; e.g.,
		°(2) name o	f inventor(s), s	erial number an	d filing date;			
		"(3) name o	f inventor(s) ar	nd attorney dock	ket number whic.	h was on the sp	oecification as f	iled;
		"(4) name o	f inventor(s), ti	tle which was or	n the specificatio	n as filed and f	filing date;	
	sp: oa:	"(5) name ecification w th or declara	hich is both at	. title which wa tached to the or	as on the spec ath or declaratio	cification as file on at the time o	ed and refere of execution and	nce to an attached d submitted with the
	the sta	curately ider series cod tement(s) to	ntifying the app de and the se othe contrary, i	olication for which rial number; e.	th It was intending., 08/123,456) ed that the appli	ed by either the , or serial nui	e application no mber and filing	ed by a cover letter imber (consisting of a date. Absent any application which the
_	_	Natice of Ju	uly 13, 1995 (1	177 О.G. 60), М :	I.P.E.P. § 601.0	1(a), 6th ed., re	ov. 3.	
(c)	⊠ was de	escribed a	nd claimed	in PCT Interr	national Appli	ication No. F	PCT/GB2004	/001469
	and as	amended	d under PCT	Article 19 or	n	1000pp		(if any).

SUPPLEMENTAL DECLARATION (37 C.F.R. § 1.67(b))

(vomplete the following where a supplemental declaration is being submitted)
I hereby declare that the subject matter of the
attached amendment
amendment filed on
was part of my/our invention and was invented before the filing date of the original application, above identified, for such invention.
ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.
I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56.
(also check the following items, if desired)
and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and
in compliance with this duty, there is attached an information disclosure
statement, in accordance with 37 CFR 1.98.
PRIORITY CLAIM (35 U.S.C. §S 119(a)—(d))
NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the foreign application is referred to in the oath or declaration as required by § 1.63. The claim for priority and the certified copy of the foreign application specified in 35 U.S.C. 119(b) must be filed in the case of an interference (§ 1.630) when necessary to overcome the date of a reference relied upon by the examiner, when specifically required by the examiner, and in all other situations, before the patent is granted, if the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set forth in § 1, 17(i). If the certified copy is not in the English language, a translation need not be filed except in the case of interference; or when necessary to overcome the date of a reference relied upon by the examiner or when specifically required by the examiner, in which event an English language translation must be filed together with a statement that the translation of the certified copy is accurate." 37 C.F.R. § 1.55(a).
I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)—(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.
(complete (d) or (e))
(d) no such applications have been filed.
(e) Such applications have been filed as follows.
NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.
(Declaration and Power of Attorney [1-1]—page 3 of 7)

PROVISIONAL APPLICATION NUMBER

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER		PRIORITY CLAIMED UNDER 37 USC 119
GB	0307745.0	03.04.03	⊠ YES NO□
			□YES NO□
,			□yes no□
	AAA - BAAAAA AAA AAA AAA AAA AAA AAA AAA		□YES NO□
			□YES NO□

CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (34 U.S.C. § 119(e))

I hereby claim the benefit under Title 35. United States Code, § 119(e) of any United States provisional application(s) listed below:

PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART (C-I-P) APPLICATION.

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CLAIM FOR BENEFIT OF EARLIEI UNDER 35 U.S		
☐ The claim for the benefit of any such a	polications are set forth in the affached A	ישטבט

(Declaration and Power of Attorney (1-1)—page 4 of 7)

FILING DATE

ALL	FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS
	(6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION

•		, , <u>am</u>	
			- Control of the Cont
NOTE:	this application entering the Unit in-part, then also complete ADD	ed States as (1) the nation NED PAGES TO COMBINI	late of this application is a PCT filing forming the basis for all stage, or (2) a continuation, divisional, or continuation ED DECLARATION AND POWER OF ATTORNEY FO In benefit of the prior U.S. or PCT application(s) under 3
		POWER OF ATTO	RNEY
l busir	hereby appoint the followness in the Patent and Trad	ring practitioner(s) to emark Office connect	prosecute this application and transact a
	(lis	t name and registratio	n number)
Regi BAK,	Registration No. 3 y Ann KODROFF, Regis	; Mary E. BAK, 37,277; Henry HA	Registration No. 31,215; William NSEN Registration No. 19,612 and 180
	M hereby appoint the pr	actitioner(s) associate	ed with the Customer Number provided below
	to prosecute this app Office connected there	lication and to transa with.	ct all business in the Patent and Trademart
	Attached, as part of t	his declaration and p	ower of attorney, is the authorization of the
			ollow instructions from my representative(s).
	address in a prior application is n the cath or declaration from the pi CFR 1.53(b) and the copy of the address, the Office may not reco address made during the prose correspondence address in the co	affected in the continuation for application is submitted oath or declaration from gnize, in the continuation cution of the prior applic ontinuation or divisional ap	oplications to ensure that any change of correspondence or divisional application. For example, where a copy of for a continuation or divisional application filed under 3 the prior application designates an old correspondence or divisional application, the change of correspondence ation. Applicant is required to identify the change of clication to ensure that communications from the Office 63(d)(4)." § 601.03, M.P.E.P., 7th Edition.
END CC	PRRESPONDENCE TO		DIRECT TELEPHONE CALLS TO: (Name and telephone number)
[⊠ Address		(215) 540-9200
Spring P.O. B	AND HOWSON House Corporate Cen ox 457 House, Pennsylvania		
	X Customer Number	00270	
	lann	unioto the fellowine if	anning blat
	his filing is a \square continudence Address so that th		there is attached hereto a Change of there is attached hereto a Change of ion as to where the PTO should direct all (Declaration and Power of Attorney [1-1]—page 5 of 7)

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may Jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

NOTE Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

Full name of sole or first in		
Alastair (GIVEN NAME)	Robert (MIDDLE INITIAL OR NAME)	Buckley FAMILY (OR LAST NAME)
Inventor's signature	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
	100	
Date 27/7/06	Country of Citizenship Ur	nited Kingdom
Residence Sheffield,	United Kingdom	
Post Office Address 87	Onslow Road, Sheffield,	S11 7AG, United Kingdom
Full name of second joint Ir	nventor, if any	
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
Inventor's signature		
Date	Country of Citizenship	
Residence		
Post Office Address		
Full name of third joint Inve	ntor, if any	
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
Inventor's signature	7	
Date	Country of Citizenship	
Residence	·. 	
Post Office Address		

(Declaration and Power of Attorney [1-1]-page 6 of 7)

(check proper box(es) for any of the following added page(s) that form a part of this declaration)

	Signature for fourth and subsequent joint inventors. Number of pages added :
	* * *
	Signature by administrator(trix), executor(trix) or legal representative for deceased of incapacitated inventor. Number of pages added
	th who app
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 3 CFR 1.47, Number of pages added
	· · · · · · · · · · · · · · · · · · ·
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where lega representative cannot be appointed in time. (37 CFR 1.47)
	* * *
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application. Number of pages added
	* * *
\boxtimes	Authorization of practitioner(s) to accept and follow instructions from representative.
	* * *
	(If no further pages form a part of this Declaration, then end this Declaration with this page and check the following item)
	This declaration ends with this page.
	· · · · · · · · · · · · · · · · · · ·
	(Declaration and Power of Attorney [1-1]—page 7 of 7)

ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR AUTHORIZATION OF ATTORNEY(S) TO ACCEPT AND FOLLOW INSTRUCTIONS FROM REPRESENTATIVE

The undersigned to this declaration and power of attorney hereby authorizes the U.S. attorney(s) named herein to accept and follow instructions from

Brownead Johnson
Name(s) of authorized representative(s)
Kingsbourne House,
229-231 High Holborn,
London WC1V 7DP ENGLAND

as to any actions to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorney(s) and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorney(s) will be so notified by the undersigned.

(Added page to Combined Declaration and Power of Attorney for authorization of attorney(s) to accept and follow instructions from representative [1-24])